of the DARLY, for Five copies of the SEMI-WEEKLY No deduction for clube on WEEKLY. Brilliant Schemes for February, 1856. 841,889 1 Class 20, for 1856. To be drawn at Wilmington, Bel., on Saturday, Fo. 75 comber lottery—19 drawn ballots. 911/52 10 prizes of . 94,000 10 do 12,000 20 do 5,000 170 do 2,000 &c. STATE OF BELAWARE. \$35,000 Lottery for the benefit of the STATE OF DELAWARE. To be drawn at Wilmington, Del., on Saturday, February 16, 1806 halves \$10-quarters \$5-cighthe \$2 50

A. O. P. NICHOLSON & J. W. FORNEY,

PRITORS AND PROPRIETORS.

tary and Navy Depot, 581 Broadway, (oppo-the Metropolitan Hotel.)

ment, especially for revolutionary services, and for mass nonnuc-and pensions under the recent acts of Congress. Having perchased the manuscripts of the late David Derington, he has perfune, the only index which was ever made to the lan-ments mass of revolutionary papers in the first analyter's office in Richmond. He has also a very copious ledge to the papers in al-tic other profile effices in the Caption of Virginia. Those, and the actumentations from other sources of twenty years' experience, en-title him to hope that if a civim introde in him be just, he will be also to show it, even where the claimant himself may be entirely.

comble to do it.

For claims under the recent act of 3d March, 1853, giving 160 acres
for land to all who were in hattle or who served fearines days, his
charges will be very moderate.

FELIX RICHARDS.

and in all who were in hattle or who served to get will be very moderate. FELL:

Hon. Henry A. Wise, Arcomac, Virginia. James I., rone, Lee, Michemond, Virginia. James E. Heath, late Commissioner of Pen-Virginia.

Stafford H. Parker, Richmond, Virginia.

Man, John S. Fendliston, Virginia.

Hon. Agained Chillian, Washington, D. G. William J. Ward, enq. Baltimore. Lewic Timetoriate, enq. New York.

Levic Timetoriate, enq. New York.

THE LAD'ES.—Mr. R. L. HARPER, 30 Brommfold street,

Roston, the just received a choice assertment of those rech and
elegant straw embroidered buil dresses, of the latest Parisana cybe,
which were no university unfaulted in Newyort last casson. As he
was not then this to supply the demand, he takes this apportunity
to inflorm the fadice that he is just opening a feeth apply, some of
which are white, and were appropriate the heidal continues.

Also, head dresses, cultures, capters, culture, mantles, &c., all of
which are in embroidered straw on black or white lace, and a variett of wreaths of street dissects, feether disserts, &c.

K. B.—Ther is the only bouse in the United States where these
poods can be obtained.

To the following of Pennisan to grant me a deplicate of a 60-cere land bounty Format, issued to me moder the law of September, 3500, and non-Seried 54,055, for my services, in the war of September, which warrant a we been foot, and which has never been assigned, psindped, or located by me, or by any authority.

Just 12-laws or JOHN FOSS.

THE North American Review - Published quarterly, on the first days of January, April, July, and Occober, in numbers of nearly three bundred pages each, at five delians a year.

Cantests of No. CLAX, for January, 1856.

Article 1. Lide, Services, and Works of Hearty Whenton.

9. Hartol's Figures of Engage.

2. sessistics of tomainty in Measurements.

4. Ryd-ory Smith.

5. The Soninal Historierly.

6. Distory of the Jacobiae Clab.

7. Varent's Memoirs.

6. The Paritic Railmod.

9. American Protocy.

10. German Smigration to America.

11. Critical Notices.

The Norm American Saviews him now attained in 176th the heart heart heart and memory attained in 176th.

If Critical Notices.

The North American Review has now attained its 176th number, having been applicable without intermission for once than firsty years. It is for the obligat American periodical devoted to general interactive and selective, and for epitation has been smealing main takends, both in the country and in Europe, or the tools of forecast of the United Stance within its appropriate distances. Registed for the publishers by

FRANCE TAYLER.

M ISS HUNKLEY'S HOUSE.—The Testimony of an Ka-di caped Novice from the dietechnood of St. Joseph, Econolits hory, Morythand, the Monte House of the States of Charity in the United States; is Josephine M. Enskiey. 24. Edith Allen, or Skatchne of Life in Virginia; by Lawrence Ne vi fe. 41. Firm's Dictioners, (one of the most elegant books of the season.)

Dailn Anion.

VOLUME V.

"LIBERTY, THE UNION, AND THE CONSTITUTION."

NUMBER 239.

CITY OF WASHINGTON, FRIDAY MORNING, JANUARY 25, 1856.

Proposals for Oil for Light-houses

TREADORY DEPARTMENT, Office Light mouse Board, January 16, 1856

MAURY, MANAGERS, Wilmingto

STATE OF DELAWARE. Chara I, for 1805. og, Del., on Saturday, January 96, 1876



P. J. BUCKEY, Agent,

Marvland State Lotteries.

Drawn under the Super nigodenes of the State Lattery Commis-

MAGNIFICENT SCHEMES FOR JANUARY, 1856. January 26, 1856. GRAND CONSOLIDATED LOTTERY,

To be drawn in Saltimore city, January 25, 1836. 20 drawn ballots. geo;coo! \$40,000! \$20,000! PRILLIANT SCHEME.

100 prizes of \$200, being the lowest 3-number prize. Ticken \$20-bullen \$10-quarters \$5.

United States Patent Office,
Washington, January 2, 1856.

On the petition of S. W. Bulick, of New York, praying for the
extension, of a patent granted to him on the 15d of March,
1852, for as improvement in "percess for pressing hay," he., for
seven years from the expirations of said patent, which takes place
on the 25d day of March, A. D. 1856.

It is ordered that the waid petitions he heard at the Patent Office on
Manday, the 18th of March, next at 12 o'clock, m., and all per
sense are notified to appear and show cause, if any they have, wity
said petition tegats do to be granted.

Persons appearing the extension are required to file in the Patent
2 John
Office their objections, escaladly the testimony filed by either party
1 John
1 John
1 The testimony is the case will be closed on the 12th of February; depositions, and other papers relied upon as textinency,
the reguments, if any, within ten days thereafter.

Charma, than, that this notice be published in the Union, Intellited the contraction of the contractive.

In the extransion of a pattern granted to him on the find portly of the extransion of a pattern granted to him on the find april, 1844, for an improvement in Seconstructing heating survex, "for seven years from the expiration of said patent, which takes aline on the 6th day of April, 1856.—

It is preferred that the said petition be beard at the Patent Office on Monday, the 36th for Misreds neat, at 13 evidence, they said petition outpits not to be granted.

Persons capeasing the extransion are equitted to fit in the Patent Office their objections, specially set forth in writing, at least twenty days before the day of heating, and the extransion are equitted to fit in the Patent Office their objections, specially set forth in writing, at least twenty days before the day of heating, and the ransing the extransion are equitted to fit in the Patent Office their objections, specially set forth in writing, at least twenty days before the day of heating and the extransion are equitted to fit in the Patent Office their objections, specially set forth in writing, at least twenty he was all the said blooding and he taken and framentified in secrets and will be rules of the office, which will be formatised on application.

The tonirenony in the case will be closed on the 1 th of March; along that the rules of the office, which will be formatised on application.

The tonirenony in the case will be closed on the 1 th of March; along that the rules of the office, which will be formatised on the office on one before the norming of that day; the arguments, if any, within ten days theresisted.

Ordered, also, that this motice be mortalized of the administration of the state of the section of the state of the section o

IN CONGRESS OF THE U. STATES, ted States by Sidney Webster, esq., his prival

Thirty-Fourth Congress-First Session. THURSDAY, JANUARY 24, 1856.

SENATE

would operate to restore those upon the reserved list to their former places.

Mr. BENJAMIN shought the presentation of memorials of this kind did not furnish the proper occasion for an extended debate upon questions connected with the action of the naral-hourst. Until the Sensate could ascertain the reasons for the action of that board in particular cases, there was danger of doing gross injustice to the officers composing the board by acting upon a matter in relation to which they had such limited means of information. When the proper time should arrive, and gentlemen should have an opportunity to prepare themselves, be thought it would be no difficult matter to defend the action of that board from all charges which might be brought against them. Injustice might have been done in individual cases; but if so, it would be better to seek, to remedy that than, by a repeal of the law, to throw all the inefficient naval officers back into the service.

Search American Review—Published general and Evrolophic American Review Published general and Evrolophic Revi

of Kanass had suffered unparalleled outrages, and had taken squatter sovereignty into their own hands. Mr. STUART expressed the opinion that the subject ought to go to the Committee on Territories. Mr. MASON withdrew his motion, and the tweesage was referred to the Committee on Territories, and ordered to be printed. After the consideration of executive business, the Senate adjourned until Nonday next.

HOUSE OF REPRESENTATIVES.

The House met at 12, m.
Prayer by the Rev. Mr. Teasdale.
The journal of yesterdae.
The Clerk at

Mr. GIDDINGS, of Ohio, objected.

The motion to lay the resolution on the tr

Mr. P. also presented a memorial of Joseph Smoot, a captain in the nary, who has been placed on the reserved list rown planting of the injustice done him and asking and related to the Committee on Naval Adairs.

Mr. P. also naked leave to withdraw from the files of the Seenate the petition and papers of Philip R. J. Triese, in order that they may be presented to the Court of Claims which was a greed to.

Mr. MASON presented the memorial of Thomas Aparts.

Mr. Mason provided the memorial of Thomas Aparts.

Mr. Mason provided the memorial of Thomas Aparts.

Mr. Mason provided the memorial of Thomas Aparts.

Mr. Mason presented the memor

The House then proceeded to vote for Speaker.

The Clerk called the roll for the one hundred and twenty-third time, with the following result:

Whole number of rotes, 263; necessary to a choice, 162:

TO OUR SUBSCRIBERS

Mr. CEAIGE, of North care.

Mr. CEAIGE, of North care.

Mr. ORR hoped that the secretary would be allowed to sine whether it was a message or not.

Mr. CEAIGE rose to a point of order. He demanded to hear the announcement of the secretary. The gentleman

the announcement of the message.

Mr. PAINE, of North Carolina. In the name of God

Mr. CRAIGE. It is the pleasure of the House Mr. A. K. MARSHALL, of Kentucky, mosessage be read.

Mr. WAKEMAN, of New York, moved to lay the motion

The question was taken on the mount of the ble, and it was not agreed to—year 90, nays 108.

The question then recurred on the motion to read the message; which was agreed to—year 108, nays 86—as followed by the property of the property o

YEAS Messts Alken, Allen, Ball, Barelay, Barl Bell, Hendley S. Bennett, Hocock, Bowie, Hoyce, P Eurnett, Cadwalader, John P. Campbell, Carlile, Carv

On the announcement of the vote there was applause in

On the announcement of the vote there was applause in the galleries.

The Clerk then read the message. [It will be found in another part of the paper.]

On its conclusion

Mr. CAMPRELL, of Ohio, stated that, as debate was not in order, he moved to lay the message on the table.

Mr. A. K. MARSHALL moved to amend the motion by inserting that the message be committed to the hands of the present Clerk, to be handed over by him to his successor.

the present Users, to the modification.

Mr. CAMPRELL accepted the modification.

Mr. JONES, of Tennessee, said that if they would lay the message upon the table it would always be in possession of the House.

Mr. SNEED, of Tennessee, moved to lay the whole subject upon the table; which motion was agreed to.

Mr. A. K. MARSHALL moved that when the House adjourn it adjourn to facet on Wednesday next.

The question was taken, and the motion was not agreed to.

Mr. LETCHER, of Virginia, moved that the House do now adjours; which motion was agreed to, and at a quar-ter of 4 o'clock the House adjourned.

Mr. WASHBURNE of Illinois, moved to lay the resonation on the table.

Mr. DUNN, of Indiana, hoped that the gentleman from Virginia would withdraw the resolution.

Mr. FAULKNER refused to withdraw the resolution.

11 expressed his wishes, and if the gentleman from Indiana could not stand to it he did not know who could.

After some further conversation the resolution was withdrawn. RAPID INCREASE IN THE POPULATION OF TELAS.-Torns has

in any case, the aggregate at this time must exceed half a million. This is an astonishing locrosse, and evinces that Tegas has grown as rapidly as lows.